

2000/2001

Volume II

R. Bessner

BORA LASKIN LAY LIBRARY

AUG 2 2 2000

FACULTY OF LAW UNIVERSITY OF TORONTO

2000/2001

Volume II

R. Bessner

Digitized by the Internet Archive in 2018 with funding from University of Toronto

NOTICE

These materials are not to be considered as published. They are for the sole educational use of students of the Faculty of Law, University of Toronto.

Table of Contents

Volume I

- 1. Children's Rights
- 2. Child Witnesses
 - a) Psychological Studies on the Reliability of Children's Testimony
 - b) Competency Rules for Children
 - c) Corroboration for Children's Testimony
 - d) Applicability of the Hearsay Rule to the Statements of Children
 - e) Accommodation of the Child Witness
- 3. The Legal Representation of Children
- 4. Child Abuse
 - a) The Duty to Report
 - b) Limitation Periods

Volume II

- 5. State Intervention in Pregnancy
- 6. Child Pornography
- 7. Education
- 8. Young Offenders
- 9. United Nations

Volume II

5.	State	Intervention in Pregnancy	
	a)	Re Children's Aid Society for the District of Kenora and J. L. (1981), 134 D.L.R. (3d) 249 (Prov. Ct., Fam. Div.)	
	b)	Re Children's Aid Society of Belleville (1987), 59 O.R. (2d) 204 (Prov. Ct., Fam. Div.)	
	c)	Re Baby R. (1988), 15 R.F.L. (3d) 225 (B.C.S.C.)	1(
	d)	Joe v. Director of Family and Children's Services and Minister of Justice, Govt. of Yukon Territory (1986), 5 B.C.L.R. (2d) 267 (Yuk. Terr. Sup. Ct.)	18
	e)	Re A. (in utero) (1990), 75 O.R. (2d) 82 (U.F.C., Jud. Dist. Ham-Went.)	22
	f)	Winnipeg Child and Family Services v. G. (D.F.) (1997), 152 D.L.R. (4th) 193 (S.C.C.)	28
	g)	K. Moss, "Substance Abuse During Pregnancy" (1990), 13 Harvard Women's Law J. 278	51
	h)	G. Annas, "Forced Cesareans: The Most Unkindest Cut of All" (1982), The Hastings Center Report 16	62
	i)	P. King, "Should Mom Be Constrained in the Best Interests of the Fetus?" (1989), 13 Nova L. Rev. 393	65
	j)	"Judicial Intervention in Pregnancy and Birth" in Royal Commission on New Reproductive Technologies (1993), (Ottawa: Minister of Government Services Canada) pp.949-965	72
6.	Child F	Pornography	
	a)	Report of the Special Committee on Pornography and Prostitution (The Fraser Report) (1985) (Vol. 2) (Ottawa: Ministry of Supply and Services) pp. 561-572	81
	b)	R. v. Sharpe (1999), 172 B.C.A.C. 76 (on appeal to the S.C.C.)	Reserve
	c)	R. v. Langer (1995), 40 C.R. (4th) 204 (Ont. Ct., Gen. Div.)	92
	d)	The Institute for the Prevention of Child Abuse, Connection, Spring 1993, Vol. 1, "MP's Pass Tough Law on Child Pornography"	109

	e)	New York v. Ferber, (1982), 102 S. Ct. 3348	110
	f)	Osborne v. Ohio, (1990), 110 S. Ct. 1691	128
7. Ed	ucat	ion	
	a)	G. Dickinson and A.W. MacKay, <i>Rights, Freedoms and the Education System in Canada</i> , Selected cases and comments (Toronto: Emond Montgomery) (1989)	152
	b)	R. v. Halcrow (1993), 80 C.C.C. (3d) 320 (B.C.C.A.)	173
	c)	R. v. James (March 31, 1998) (Ont. Ct. Justice, Prov. Div.)	183
	d)	Canadian Foundation for Children, Youth and the Law v. Canada (July 6, 2000) (Ont. Sup. Ct. Justice)	188
	e)	Vivian Smith on Corporal Punishment, <i>The Toronto Globe and Mail</i> , November 5, 1992	212
	f)	A. Genereux, "Corporal Punishment: Is It Violence Against Children?" in On The Right Side: Canada and The Convention on the Rights of the Child, (1990) p.29	213
	g)	R. v. M. (M.R.) (1998), 20 C.R. (5th) 197 (S.C.C.)	216
8. Yo	ung	Offenders	
		The Young Offenders Act, R.S.C. 1985, c. Y-1 1995 Amendments to the Young Offenders Act Bill C-3, 1999, Youth Criminal Justice Act	
	a)	N. Bala and M.A. Kirvin, "The Statute: Its Principles and Provisions and Their Interpretation by the Courts" in <i>The Young Offenders Act: A Revolution in Canadian Juvenile Justice</i> , A. Leschied, P. Jaffe, and W. Willis (eds.), (Univ. of Toronto Press) (1991) p.71	229
	b)	A. Leschied and S. Wilson, "Criminal Liability of Children Under Twelve: A Problem for Child Welfare, Juvenile Justice or Both?" (1988), 30 Can. J. Crim. 17	251
	c)	L. Wilson, "Changes to Federal Jurisdiction Over Young Offenders: The Provincial Response," (1990), 8 Can. J. of Fam. Law 303	257
	d)	N. Bala, ""The 1995 Young Offenders Act Amendments: Compromise or Confusion" (1994), 26 Ottawa L.R. 643	273
	e)	R. v. T. (V.) (1992), 71 C.C.C. (3d) 32 (S.C.C.)	305

	f)	R. v. M. (J.J.) (1993), 81 C.C.C. (3d) 487 (S.C.C.)	312
	g)	R. v. I. (L. R.) (1993), 26 C.R. (4th) 19 (S.C.C.)	318
	h)	F.N. (Re) (July 20, 2000) (S.C.C.)	327
	i)	R. v. M. (B.) (1999), 180 D.L.R. 297 (Ont. C.A.)	344
	j)	R. v. C. (J.) (2000), 143 C.C.C. (3d) 59 (Ont. C.A.)	350
	k)	"Fear and the Tracking of Violent Youths," <i>The Globe and Mail</i> , January 17, 2000	361
9. Un	ited	Nations	
	a)	United Nations Convention on the Rights of the Child	362
	b)	M. Jupp, "Justice, Not Charity: The United Nations Convention on the Rights of the Child" in On The Right Side: Canada and The Convention on The Rights of the Child, (1990) p.8	374
	c)	N. Bala, "The Impact of The Convention on Canadian Law" in On The Right Side: Canada and The Convention on The Rights of the Child, (1990) p.20	377
	d)	J. Todres, "Emerging Limitations on the Rights of the Child: The U.N. Convention on the Rights of the Child and its Early Case Law" (1998), 30 Columbia L. Rev. 159	379
	e)	Sean Fine, "Narrow Approach to Children's Rights Feared," <i>The Globe and Mail</i> , October 8, 1990	401

